

1 MICHELE BECKWITH
2 Acting United States Attorney
3 NICOLE MOODY
4 Special Assistant U.S. Attorney
5 501 I Street, Suite 10-100
6 Sacramento, CA 95814
7 (916) 554-2700

8 Attorneys for Plaintiff
9 United States of America

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FILED
Jul 15, 2025
CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

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11 UNITED STATES OF AMERICA,) CASE NO. 2:25-mj-0107 AC
12 Plaintiff,)
13 v.) VIOLATION: 40 U.S.C. § 121 and 41 C.F.R.
14 NATHAN BLACK,) § 102-74.380(b) – Willfully Destroy and Damage
15 Defendant.) Federal Property
16 _____)
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I N F O R M A T I O N

COUNT ONE: [40 U.S.C. § 121 and 41 C.F.R. § 102-74.380(b) – Willfully Destroy and Damage
Federal Property]

The United States Attorney charges: T H A T
NATHAN BLACK,

defendant herein, on or about July 15, 2025, at the United States Federal Courthouse, County of
Sacramento, State and Eastern District of California, did willfully destroy and damage Federal
property, to wit: property belonging to the United States at 501 I Street, Sacramento, California

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1 95814, in violation of a Title 40, United States Code, Section 121, and Title 41, Code of Federal
2 Regulations, Section 102-74.380(b), a Class C misdemeanor.

3
4 DATED: July 15, 2025 MICHELE BECKWITH
5 Acting United States Attorney
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7 /s/ *Nicole Moody*
8 NICOLE MOODY
9 Special Assistant U.S. Attorney
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PENALTY SLIP
United States v. Nathan Black

COUNT ONE:

VIOLATION: 40 U.S.C. § 121 and 41 C.F.R. § 102-74.380(b) – Willfully Destroy and Damage Federal Property

PENALTY: Imprisonment of not more than 30 days, a fine of not more than \$5,000, or both fine and imprisonment.

SPECIAL ASSESSMENT: \$5.00